# UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA JACKSONVILLE DIVISION

IN RE:	CASE NO.: 3:18-bk-00800-JAF
GEA SEASIDE INVESTMENT, INC. Debtor (s).	Chapter 11

# <u>DEBTOR'S MOTION TO DETERMINE LIEN NULL AND VOID</u> (Instrument Number 2014225720 – 13 S. Peninsula Dr., Daytona Beach, FL 32218)

Debtor, GEA SEASIDE INVESTMENT, INC., files this Motion to Determine Lien Null and Void and in support states as follows:

### <u>I. INTRODUCTION</u>

- 1. On January 10, 2013, Debtor filed a previous Chapter 11 case 3:13-bk-00165-JAF.
- 2. The automatic stay went into effect and remained in effect until entry of a confirmation order on January 5, 2016. See 11 U.S.C. § 362(a), (c).
- 3. During all relevant times, Debtor owned the real property at 13 S. Peninsula Dr., Daytona Beach, FL 32218 (the "Real Property").
- 4. On December 17, 2014, the City of Daytona Beach placed a lien on the Real Property as recorded at Book 7064 Page 4340 of the Official Records of Volusia County, Florida, Instrument #2014225720.
- 5. The City of Daytona Beach did not seek or obtain relief from stay prior to imposing the lien.
- 6. The actions of the City of Daytona Beach in attempting to create, perfect or enforce a lien against property of the estate violated the automatic stay pursuant to 11 U.S.C. §§ 362(a)(4).
- 7. "In the Eleventh Circuit, actions 'taken in violation of the automatic stay are void and without effect." *Venn v. Bazzel (In re Lambert)*, 273 B.R. 663 (Bankr. N.D. Fla. 2002) (quoting

Borg-Warner Acceptance Corp. v. Hall, 685 F.2d 1306, 1308 (11th Cir. 1982)).

- 8. The automatic stay arose when the prior Chapter 11 was filed on January 10, 2013. The "stay automatically arises without the necessity of judicial intervention." *See Myers v. Miracle Finance, Inc. (In re Myers)*, 402 B.R. 370 (Bankr. M.D. Ala. 2009).
- 9. The creation and recording of the lien were in violation of the automatic stay and are void.
- 10. Accordingly, the Debtor requests entry of an Order:
  - a. Finding the City of Daytona Beach violated the automatic stay in the prior case;
  - b. Determining the lien is null and void and of no further force or effect;
  - c. Directing Debtor to record the Order in the official records memorializing the extinguishment of the lien; and
  - d. Granting any other relief the Court deems necessary and just.

DATED this \_\_\_\_\_ day of October, 2018.

Law Offices of Mickler & Mickler, LLP

By: /s/ Taylor J. King
TAYLOR J. KING
Florida Bar No. 72049
Attorney for Debtor(s)
5452 Arlington Expressway
Jacksonville, Florida 32211
(904) 725-0822\FAX 725-0855

#### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy of the foregoing was furnished to:

City of Daytona Beach c/o Robert Jagger, City Attorney 301 S. Ridgewood Avenue

## Case 3:18-bk-00800-JAF Doc 210 Filed 10/02/18 Page 3 of 3

Daytona Beach, FL 32114 (by U.S. Mail, postage pre-paid);

Which is the place it regularly conducts its business; and to

Office of United States Trustee 400 W. Washington, Suite 1100 Orlando, FL 32801 (by CM/ECF filing)

Which is the place he regularly conducts his business, this \_\_\_\_\_ day of October, 2018.

/s/ Taylor J. King
Taylor J. King, Attorney